

reason. As the Government, however, had consented to carry out the object of the motion, on condition of a direct application being made, he thought the honourable member might take the hint and withdraw the motion.

LOCAL IMPROVEMENTS AT KIAMA.
Mr. MARKS withdrew the following motion standing in his name,—That there be laid upon the table of this House a return shewing the amount of money

given was that the claimant, being for some time ignorant of the existence of the Act, and labour being scarce, the sheep were not burned within the period specified, although they were killed. The fact, whose claim was now before the House certainly

The ATTORNEY-GENERAL pointed out that if this bill went into committee it would have to be altered throughout, not one clause of which could be allowed to stand as it then appeared. He explained, by a review of the clauses, how this would be necessary.

dency to improvement in prices. In articles of daily consumption the arrivals had been frequent and heavy. Rice had declined most. Sugar was firm, and likely to remain so until the fate of the crops in Brazil was known; the consumption was immense. Spanish wine, though abundant, continued firm, and gin was in good demand. In America flour there were every prospect of a brisk

COURT OF REQUESTS—£10 JURISDICTION.—The Court

1

And 3d. (three-pence) per line for every additional line for
Eight ditto Four shillings.
each insertion.
SUSSCRIPTION—£4 per annum, in advance.
* * * All advertisements under six lines will be charged
3s. to advertiser's account, if booked.

STRENGTH: Printed and published by JOHN FAIRBANK AND SON, at
the Office of the "Sydney Morning Herald," Pitt and Market
streets, Wednesday, January 1, 1887.